

REMARKS

The claims have been amended to more clearly define the invention as disclosed in the written description. In particular, claims 6, 10 and 14 have been amended for clarity.

Claims 6, 10 and 14 now indicate that the steps of "increasing color saturation of the video signals" (claim 6), "increasing lightness of the video signals" (claim 10, "shifting hue of the video signals" are performed using a video signal processor. As such, Applicant believes that these claims, as well as the claims dependent thereon are statutory under 35 U.S.C. 101, in that the steps are tied to another statutory category.

Applicant further believes that the addition of "video signal processor" to the claims does not constitute new matter in that, the specification states on page 1, lines 4-5, that the invention relates to "improving perceived image color quality in television and other video displays."; on page 1, lines 28-29, "It would be desirable to enhance the video image through processing of the video signal, without requiring a hardware change of the basic display"; and on page 3, lines 3-4, "One method of enhancing the secondary colors of the image is to process the video signal..."

Applicant submits that it is common knowledge that a video display, in particular, a color video display has at least one video signal processor for adjusting the properties of applied video signals in order to generate display signals. Hence, the use of such a video signal processor to effect the steps of the method as claimed in claims 6, 10 and 14 does not constitute new matter.

Applicant believes that this application, containing claims 6, 8-10 and 12-17, is now in condition for allowance and such action is respectfully requested.

Respectfully submitted,

by /Edward W. Goodman/
Edward W. Goodman, Reg. 28,613
Attorney
Tel.: 914-333-9611